SUBSCRIPTION: Oa: Year, \$1.50. Siz Months, \$0.75.

Furnished on Application. Special Inducements to Home Patrons. Aldress REGISTER, Ironton, Mo.

RATES OF ADVERTISING



JOB - WORK ==

Best equipped job printing establishment in Southeast Missouri, Insure satisfaction. Prices reasonable.

VOLUME XLIII.

IRONTON, MO., THURSDAY, AUGUST 5, 1909

NUMBER 11

SPECIAL!

The 4th Is Cone!

CASTORIA

the Kind You Have Always Bought, and which has been in use for over 30 years, has borne the signature of and has been made under his personal supervision since its infancy. Allow no one to deceive you in this. All Counterfeits, Imitations and "Just-as-good" are but Experiments that trifle with and endanger the health of

What is CASTORIA

Infants and Children-Experience against Experiment.

Castoria is a harmless substitute for Castor Oil, Paregoric, Drops and Soothing Syrups. It is Pleasant. It contains neither Opium, Morphine nor other Narcotic substance. Its age is its guarantee. It destroys Worms and allays Feverishness. It cures Diarrhoea and Wind Colic. It relieves Teething Troubles, cures Constipation and Flatulency. It assimilates the Food, regulates the Stomach and Bowels, giving healthy and natural sleep. The Children's Panacea-The Mother's Friend.

GENUINE CASTORIA ALWAYS

Bears the Signature of The Kind You Have Always Bought

In Use For Over 30 Years.

I. R. BALDWIN,



President. Vice-Pres't

Grain, Flour, Cornmeal. Bran, Cotton gress from the Thirteenth District. Seed Meal, Poultry Bone, Etc.

PURITY CORN AND OAT CHOPS, SEED CORN, Stock Peas and Grass Seeds. Also, a Complete Line of Spring Fertilizers.

IRONTON, MISSOURI. here at home. "Tiff" Elvins will,

ORDER OF PUBLICATION

STATE OF MISSOURI, } ss. COUNTY OF IRON. | Ss.
In the Probate Court of said County—in va-

cation, July 6th, 1909. Estate of August Philip Gockel, deceased, John Weber, Administrator.

Now on this 6th day af July, 1909, comes John Weber, Administrator with the will annexed, of the estate of August Philip Gockel, deceased, and presents to the Court hts petition, praying for an order for thd sale of certain real estate as follows, to wit: All of lots numbered three (3), four

(4) and fourteen (14), in block numbered eighteen (18), in the town of Pilot Knob, in said county and state, on which is located the residence formerly occupied by the said August Philip Gockel, deceased, to pay the debts of said estate. Which said petition debts of said estate. Which said petition was accompanied by the accounts and lists as required by law, showing that said estate is indebted and that said debts are unpaid and that there are no funds in his hands, and that there is no personal property in his

On examination thereof, it is ordered by the Court that all persons interested in the estate of said deceased be notified that ap-plication as aforesaid has been made, and that unless the contrary be shown on or before the first day of the next term of this Court, to be held on the ninth day of August, next, (1909), an order will be made for the sale of the real estate in said petition described, or so much thereof as shall be sufficient for the payment of said debts, and

the expenses of said sale.

And it is further ordered that this notice be published in the IRON COUNTY REGISTER, a newspaper published in said County of Iron, for four weeks prior to the next term of this Court.
STATE OF MISSOURI, \(\)
COUNTY OF TRON.

COUNTY OF IRON.

I, E. L. Barnhouse, Judge of Probate and Ex-Officio Clerk of the Probate Court in and for the County and State aforesaid, hereby

certify that the above is a true copy from the record in my office remaining.
IN WITNESS WHEREOF, I have hereunto [SEAL] set my hand and the seal of said Court this 6th day of July,

A. D. 1909. E. L. HARNHOUSE, Judge of Probate and Ex-Officio Clerk.

August 1 of the county, Missouri, against

H. J. Rice and Henry J. Rice.
(Action to enforce lien for taxes.)

Yow at this day comes the plaintiff, J. N. wis, collector of the revenue of fron counties of the county of the county, and files his petition and affidaseiting forth among other things that the endants are non-residents of the State of souri, and that they cannot be served a summons in said state; it is, increfore, ored by the clerk of the circuit court of county, Missouri, in vacation, that pub-

lication be made notifying said defendants that an action has been commenced against them in the circuit court of said country, the object and general nature of which is to enforce the hier of the state of Missouri, on the following real estate, belonging to the said defendants, for back taxes for the years 1904, 1905, 1906 and 1907, to wit:

The northeast quarter of the southeast quarter, section 5, township 20, north, range Jeast, 40 acres, in fron country, Missouri, (An itemized statement in the nature of a tax bill, showing the amount of taxes, interests and costs now due on said real estate for the years aforesaid, amounting in the aggregate to the sum of 86.81, is filled with said petition as provided by law,

And unless they be and appear at the next term of said count to be holden for the county of Iron, and state of Missouri, at the court, house in said county on the fourth Monday in October next, (1969), and on or before the third day thereof, of the term shall so long continue, and, if not, then before the end of the term), and plead, answer, or demur to said plainting spetition, the same will be taken as confessed, judgment rendered in accordance with the prayer of said petition, and said real estate, or so much thereof as may be necessary to satisfy said judgment, linterest and coats, be sold under a special literifacias to be issued thereon.

It is further ordered that a copy hereof be published in said county of fron and state of Missouri.

A true copy:

Attent, with scal, this 19th day of July.

A true copy:
A true copy:
Attest, with seal, this 19th day of July,
[SEAL] 1969.
J. M. HAWKINS, Clerk
Iron County Circuit Court.

PROBATE DOCKET.

Term Docket of the Probate Court of Iron County, Mo.—August Term A. D. 1909.

Monday, August 9th. Matters continued from last term, and de-

mands tried against estates. Arthur Huff, guardian and curator of Ru

fus Sutton, a minor.

Mandia M. Heywood, executor of the estate of W. W. Heywood. Final. Charles L. Blanks, guardian and curator of the estate of W. R. Hinadale.

Arthur Huff, administrator with authenticated will annexed of the estate of Harriet

H. Emerson, deceased. Tuesday, August 10th. Jno. F. Logan, guardian and curator of the estate of Jno. F. C. Logan, deceased

Final. James G. Newman, curator of the estate of Elmer L. and Florence E. Newman, mi-In the circuit court of fron county, Missouri, in vacation, July 19th, 1999.

In the circuit court of fron county, Missouri, in vacation, July 19th, 1999.

The State of Missouri, at the relation and to the use of J. N. Lewis, collector of the revenue of fron county, Missouri, and the results of the county, Missouri, and Florence E. Newman, minors. Report of sale of real estate; also first annual settlement, Albert Radford, annual settlement. Maude E. Radford, a mino

E. L. BARNHOUSE, Judge of Probate and ex-Officio Clerk.

Wheat, Bran, Shipstuff, Corn, corn chops, Hen feed and Chick feed. Lowest prices. LOPEZ STORE CO.

I stated last week that the trial of Fred D. Warren, Socialist editor, was a remarkable one, and his address to the court after the verdict of the jury was announced bears me out.

The Defendant Responded.

In response to the trial Judge's question if he had anything to say why sentence should not be pronounced, the defendant replied at length, concluding as follows:

I was convicted by a jury com-posed of partisan republicans. It was shown by competent evidence introduced in this court to-day that two of the jurors had expressed hostile and prejudicial sentin ents against me. Affidavits, herewith filed, show that one of the jurors. Mr. Nelson, became deathly sick in the jury room and he affirms that it was because of this sickness and his fear of death unless medical attention could be secured that he was forced into voting for a conviction. Again it is shown by competent evidence introduced at this hearing that the principal witness for the government, Ex-Governor Taylor, made statements which were untrue. He stated that at the time the reward which I offered was circulated through the mails he was not a fugitive from justice nor was there any charge pending against him of a criminal nature in Kentucky. Affidavits, state records and letters signed by Taylor himself, all on file in this court, show that Taylor had been indicted and that for seven years prior to the offer of our reward he had been a fugitive from justice with a price on his head. It is the common practice in all courts that where the defendent can show that a juror in qualifying perjures him-self a new trial is granted. Perjured testimony on the part of the prosecuting witness is also ground for a new trial in ordinary cases. Of course I understand that this is not an ordinary case. The whole history of these proceedings shows conclusively that it is not an attempt to secure the ends of justice, but an effort to punish me because of my political views. In conclusion permit me to say that I am not asking the mercy or leniency of this court. I have committed no crime and there is festering in my conscience no accusation of guilt, but if my conviction and punishment will serve to rivet public attention upon the abuses which I have tried to point out then I shall feel that I have not suffered this humiliation in vain.

DE Soto Republican: "Just as was predicted in last week's Republican the Press comes out for Orin L. Munger of Wayne county for con-The Press is one of the leading Democratic organs of the district and its declaring for Mr. Munger at this early stage of the game is quite significant. It indicates that there will not be a candidate from this county, although there is a petition and affidavit, setting forth plenty of good timber in the party among other things, that the defendof course, be the Republican candidate unless something unforeseen turns up. He has made good | clerk of the circuit court of Iron counto the people of the district and is entitled to another nomination unless a more logical candidate ed against them in the circuit court of should offer. It seems as though said county, the object and general na Mr. Munger was getting in the race in plenty of time, and yet it is not too early, considering the fact that the nomination is to be made at 1904, 1905, 1906 and 1907, to wit: the general primary in August next year; besides the Democracy is scattered like a flock of quail, and it will take some whistling to get them together. Some of the of a tax bill, showing the amount of party's strong ones have not been taxes, interest and cos's now due on answering the bugle call of late years and we do not believe that Mr. Munger, as bugler, is going to tion, as provided by law.)
And upless they be and appear at too many generals in the party who have stood to the rack in years gone by who do not think said county, on the fourth Monday in his service has been sufficient to October next, (1909), and on or before warrant such a promotion. It is true that Munger was "beat out of fore the end of the term), and plead, the nomination" in 1904, but look, who did it. It was his own brother who voted for a primary instead of letting the wire-pullers do the business. Of course Mr. Munger was willing for his brother to be Mr. Robb's private secretary, but sold under a special fleri facias to be it did not last long enough. Dick Bell loomed up and Munger was promptly fired; and thereby hangs a tale. Of course "Pay Me" Mitchim is going to get his, for, as we stated last week, the woods are

have the swag." Highest market price paid for country Produce. When others Highest market price paid for Country Produce. When others pay 12 1-2c per dozen for Eggs, we pay 15c, and when others pay 20c we pay you 25c. Remember, we buy Wool, Hides, Feathers, Roots, Butter, Eggs, and all farm products, and pay the high-

full of candidates like unto the

"katy-did" and many of them

E. L. BARNHOUSE. For headache Dr. Miles' Anti-Pain Pills A. D. 1909. MANDIA M. HEYWOOD, Executrix.

All flavors fountain soda and Ice ENG BERGUERAL SPACE Cream soda at Collins' confectionery, Arcadia.

OUR GOD, OUR COUNTRY AND TRUTH.

Five Years of Heart Trouble Cured by

Dr. Miles' Heart Remedy

"Before I began taking Dr. Miles' Heart Romedy I had been suffering from heart trouble for over five years. I had pains in my left side, and under my shoulder blade, could not sleep on the left side, and was so short of breath the least exertion would bring on the most distressing palpitation. I had scarcely taken a half bottle of the Heart Remedy before I could see a marked change in my condition. When I had taken six bottles I was cured."

MRS. C. C. GORKEY, Northfield, Va.

If there is fluttering or palpitation it is an indication of a weakness of the nerves and muscles of the heart. It is not necessarily diseased—just weak from over-work. The heart may be weak just the same as the eyes, stomach or other organs. You can make a weak heart strong by taking Dr. Miles' Heart Remedy. Get a bottle from your druggist, take it according to directions, and if it does not benefit he will return your money.

Bring us your wool. We are paying the highest market price for wool-cash or trade LOPEZ STORE CO.

The Kind You Have Always Bought

Bears the Signature of Chart Hutcher

Order of Publication. In the circuit court of Iron county,

Missouri, in vacation, July 13, 1909 The State of Missouri, at the relation and to the use of J. N. Lewis, collector of the revenue of Iron county,

against

Stephen Huff, William S. Anthony, Senate D. Abernathy, David J Abernathy, Mary M. Abernathy, Ophelia T. Moore Abernathy, widow, and sole heirs of James A. Abernathy,

(Action to enforce lien for taxes.) Now at this day comes the plaintiff, J. N. Lewis, collector of the revenue ant, William S. Anthony, is a non-res ident of the State of Missouri, and cannot be served with summons in said state; it is, therefore, ordered by the ty, Missouri, in vacation, that public cation be made notifying said defendants that an action has been commend ture of which is to enforce the lien of the state of Missouri, on the following real estate, belonging to the said defendants, for back taxes for the years

The northwest quarter of the northwest quarter of section 15, township 32, north, range 4 east, containing 40 acres, in Iron county, Missouri.

(An itemized statement in the nature said real estate for the years aforesaid, amounting in the aggregate to the sum of \$4 34, is filed with said peti-

the next term of said Court, to be holden for the County of Iron, and the State of Missouri, at the court house in the third day thereof(if the term shall answer or demur to said plaintiff's petition, the same will be taken as

issued thereon It is further ordered that a copy hereof be published according to law in the IRON COUNTY REGISTER, a weekly newspaper published in said County of Iron, and State of Missouri

J. M. HAWKINS, Clerk, A true copy: Attest, with seal, this 13th day o [SEAL] July, 1909. J. M. HAWKINS, Clerk

Iron County Circuit Court Chas. P. Damron, att y for plaintiff.

NOTICE OF FINAL SETTLEMENT. Notice is hereby given that the undersigned, Mandia M. Heywood, Executrix of the estate of W. W. Heywood, deceased, will make final settlement of her accounts with said estate as such Executor at the next term of the Probate Court of Iron county, Missouri, to be holden at Ironton, in said county, on the 9th day of August,

But there are some Splendid Bargains still at BROWN'S.

Clothing, Shoes,

Underwear, Hats,

Skirts, Waists.

Household Goods, Etc.

Remember, We Can Save You Money!

ONE-PRICE CASH STORE.

B. N. BROWN, Ironton.

BOATMEN'S BANK

ST. LOUIS, MO ORGANIZED 1847.

Surplus

Undivided Profits - - 709,393.24 INTEGEST PAID ON TIME DEPOSITS!

3 Per Cent. for Six Months. Current Accounts, also, soilcited.

WM. H. THOMSON, Cashier.

WM. R. EDGAR ATTORNEY AT LAW. IRONTON. MO.

Practices in all the Courts of the State.

DR. F. W. TRAUERNICHT DENTIST

Office in the Academy of Music

Building, Main Street. SUNDAYS BY APPOINTMENT



Daily Trains 7

-TO-

ST. LOUIS

FOR ALL POINTS

3-Trains Daily-3

FOR ALL POINTS IN

ARKKANSAS. LODISIANA, TEXAS AND THE GREAT SOUTHEAST

.The Most Direct Route.

To Menphis and all points East ad Southeast. Fest line to Hot Springs. Aik. Elegent Day Coaches, Reclining Chair Cars — Seats Free — Iullman Buffet Sleeping Cars ON ALL THROUGH TRAINS.

3. h. PAYNE,

W. P. McCARVER.

Is again in Ironton, with a New Stock of Goods, and requests your patronage.

Opposite the Academy of Music.

ORDER OF PUBLICATION. STATE OF MISSOURI, COUNTY OF TRUN, 1 1880.
In the Circuit Court of Iron County, Mis-

souri—to October term, 1909. Lucy J. Palmer, plaintill,

A. J. Palmer, Sanuel Palmer, George Pal-mer, David Lalmer, Munson Palmer, Andrew Pilmer, Narciesa Wooliorid, Susun Hull, Mary Whit, C. C. Ker-lagon, D. B. Kerlagon, Z. E. Kerlagon, F. E. Kerlagon, Z. M. Kerlagun, Sa-rah Wilson, Alia Therman, Cafarine Morris, Cota Thurman, Cafarine Marteen Asbuchon, William Autuchon, Lawrence Aubuchon, Samuel Lewis, Ella King, Viola Hendricks, Kate L. Acnold, and Arthur Lewis, defendants.

Now at this day comes the plaintid herein, by her attorney, Wm. K. Edgar, Esq., and files his petition and affidavit, alleging, among other things, that defendants Monson Palmer, Ella King, Viola Hendricks, Kate L. Arnold, Arthur Lewis, and Sarmel Lewis are not residents of the Stafe of Mis-acuri, and the ordinary process of law cannot be served upon them in said state; Whereupon, it is ordered by the Clerk of

the Circuit Court in vacation, that said de-fendants be notified by publication that plainiff has commenced a suit against them in his court, the object and general nature of which is fully set out in plaintiff's petition, s follows: Plaintiff states that David H. Palmer died testate and seized of the following describ-

ed tracts or parcels of land, lying, being and situate in the County of Iron, and State of Missouri, to wit: The northwest quarter of the southwest quarter of section eight, in township thirty-four, range tiree east, con-trining lerty acres; the north half of the northeast quarter, and the southeast quarter of the northeast quarter of section nineteen, confessed, judgment rendered in accordance with the prayer of said petition, and said real estate, or so much thereof as may be necessary to satisfy said judgment, interest and costs, be ship thirty-lour, range two east, containing forty acres; the undivided one-half of the porth half of lot one of the southwest quarter of section thirty-one, in township thirtyfive, range two east; part of lots one and two of the west part of the Edward Johnson Survey, No. 2113, containing about two and one-half acres in Belleview, being what is known as the Reybern homestead, the west part of the southwest fractional quarter, of ection thirty-one, in township thirty-five, range three cast, containing thirty and seventeen-hundredths acres; the west part of lot two of the northwest quarter of section six, in township thirty-four, range three east, containing one hundred acres: That said David H. Palmer left no chil-

dren, borr of his marriage with Lacy J. Falmer, plaintiff herein.
That said David H. Palmer left at his sole heirs his widow, Lucy J. Palmer, his brother, A. J. Palmer; Samuel Palmer, Munson Palmer, George Palmer, Audrew Palmer, David Palmer, Narcissa Woolford, Susan Hull and Mary Whitt, children of George Palmer, a brother who died before said David B. Palmer, St. Loais lagor, Z. E. Kerlagon, F. E. Kerlagon, Z.

M. Kerlagon, Sarah Wilson, Ada Thurman, Catharine Morris, Cora Thurstan, Class Stegail, Marteen Aubachon, children at his sister, Elizabeth Kerlagon, who died before said David H. Palmer; William Aubuchon and Lawrence Aubuchon, grandchildren of said Elizabeth Kerlagon; Samuel Lewis, a brother of the half-blood to said David II. Palmer; Ella King, Viola Hendricks, Kate I., Arnold, and Arthur Lewis: children of Peter Lewis, a brother of the half-blood who died before the said David H. Palmer;

That the parties hereto have title to the bove described land as follows: Lucy I Palmer is entitled to 95-102ds; A. J. Palmer is cutilled to 24-102ds; Sanuel Palmer, Monis untitled to 24-202ds; Samuel Paimer, Mun-son Paimer, George Palmer, Audrew Pal-mer, David Palmer, Narcissa Woolford, Su-san Hull, and Mary Whitt are each entitled to 3-102ds; C. C. Kerlagon, D.-B. Kerlagon, Z. E. Kerlagon, F. E. Kerlagon, Z. M. Kerlagon, Sarah Wilson, Ado Thurman, Catharine Morres, Cora Thurman, Chara Stegall, Mattem Aubuchon, are each entitled to 2-102ds; William Aubuchon and Lawrence Aubuchon, are each entitled to 1-102d. Samuel Lewis is entitled to 12-192ds; Ella King, Viola Hendricks, Kate L. Arnold and Arthur Lewis are each entitled to 3-1920s; That the administration of the estate of David II. Palmer has not been settled, but there is ample personal property to settle all claims that may be brought against said es-

That Munson Palmer, Ella King, Viola Hendricks, Kate L. Arnold, and Arthur Lewis and Samuel Lewis are non-residents of the State of Missouri, and the ordinary process of this Court cannot be served upon

Plaintiff prays that partition he made of ch lands in accordance with the respective rights of the parties, and that if partition can-not be made in kind, and plaintiff avers that t cannot, that said lands may be sold, and the proceeds appropriated according to the respective rights of the parties hereto, and for such other and further relief as to the Court shall seem meet and just in the prem-

And that unless the said Munson Palmer, Ella King, Victa Hendricks, Kate L. Ar-nold, Arthur Lewis and Samuel Lewis, be and appear at this court, at the next term thereof, to be begun and holden at the courthouse in the City of Ironton, in said county, on the 25th day of October next (1909), and on or before the third day of said term, it the term shall so long con-tinue—and if not then on or before the last day of the term—answer or plead to the pe-tition in said cause, the same will be taken

as confessed, and judgment will be rendered accordingly. And it is further ordered, that a copy hereof he published according to law in the IRON COUNTY REGISTRE, a weekly newspaper published in said County of Iron, for tour weeks successively, published at least once a week, the last insertion to be least 30 days before the first day of said -next October Term of this Court. J. M. HAWKINS, Circul Clerk.

A true copy from the record:

Witness my hand and seal of the
Circuit Court of Tron County, this
(SEAL) 23d day of July, 1909.

J. M. HAWKINS, Circuit Clerk.